case sufficient estate of the absconding person shall not come to the hands of the CHAP. faid trustees, nor be reduced into money, at the time of making the first dividend, to fatisfy the whole of the creditors, and thereafter any debts should be recovered by them the faid trustees, or any of the absconding person's estate come to their hands, the same shall be reduced to money, and distributed, together with such part as was not before reduced into money, in manner aforesaid, after such notice as afore-

XII. Provided always, That no fale shall be made of any lands, tenements Provide. or hereditaments, where the personal estate seized, or which may be seized, and debts received, are fufficient to fatisfy all the creditors and costs; and that no more of the effects of any abfconding person shall be fold, than may be deemed as near as may be, together with debts received, fufficient to fatisfy his or her creditors, with costs; and all the remaining part of the effects seized, together with the overplus money (if any there be) shall be delivered back by the faid trustees to the owner or owners thereof, or to his or her attorney or attornies, executors, administrators or assigns.

XIII. and, whereas it may often happen, that absconding persons may be indebted, but by the terms of their contracts the debts may not be demandable till after the time of the dividend made, and many times fuits may be depending undetermined, when the trustees are obliged to make the said dividends; It is there: Trustees to fore hereby enacted. That the faid trustees may allow and take, into all such dividends, all just debts, although the time of payment be not incurred, deducting just debts, &c thereout at and after the rate of fix per cent. per annum, from the time of fuch dividend struck to the time at which by contract the debt ought to be paid: And that over and above, ten pounds per centum for the first hundred pounds, and seven pounds ten shillings for every hundred pounds thereafter, and so pro rate, on the whole sum which shall come to the hands of the said trustees, which the said trustees are hereby empowered in all cases to retain in their hands for their commission, and as a reward for their services; they may also retain in their hands a reafonable fum, where any fuits by them as truftees are depending, to indemnify and Recure themselves against the costs of such suits.

XIV. And be it further enacto, That the trustees to be appointed in virtue of And be subthis act, shall be subject to such orders and directions as shall, from time to time, ject to the directions of the be made in the court from whence their commission issued, for the more effectual court, &c putting this act in execution; and on the death of any of the faid trustees, or their or any of their refusal to act, the court from whence such commission issued shall, and is hereby empowered, to issue a new commission, to such person or persons as to the same court shall seem expedient, to act in the place or stead of any fuch trustee so dead, or who shall refuse to act; and such court is likewise hereby empowered to displace any trustee or trustees for negligence or misbehaviour, and to put and place others to act in their stead, and the whole power of such displaced trustee shall thenceforth cease, and the trustee so displaced shall immediately deliver over to the other trustees all the estate of the said absconding person, and all books and papers concerning the same, in his hands, custody or power, touching which he may be examined on oath by the court, and on his refusal to fubmit to fuch examination, or to make fuch delivery, shall be committed to close prison till he doth the same.

XV. And be it further enacted. That where attachments shall be issued, Where attachments shall be issued, where attachments shall be issued, both out of any county court and the provincial court, against one and the same shall be issued, absconding person, then, and in such case, upon application made to the provin- on application cial court, or any one justice thereof, a certiorari shall issue to remove the proceedings of the county court before the provincial court, and on the return of such move the procertiorari, the provincial court shall proceed therein, and the trustees appointed ceedings, &c by that court shall be invested with all the personal estate and papers seized by virtue of the attachment issued out of the county court, as if the same had been seized by virtue of the attachment issued out of the provincial court; and where attachments shall issue out of the provincial court and any county court, to the